

SAO

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Attorneys for Plaintiffs

**UNITED STATES DISTRICT COURT
CLARK COUNTY, NEVADA**

CHELSEA ROBERTS, individually, and as heir of deceased G.E.D.; CHELSEA ROBERTS as the parent and legal guardian on behalf of G.E.D., deceased minor child; CHELSEA ROBERTS, as the parent and legal guardian of J.E.D., a minor, individually and as heir of MICHAEL DURMEIER.

Plaintiffs

VS

NYE COUNTY SHERIFF'S OFFICE, a subdivision of the STATE OF NEVADA; DEPARTMENT OF PUBLIC SAFETY, DIVISION OF NEVADA HIGHWAY PATROL, a political subdivision of the STATE OF NEVADA; BUREAU OF LAND MANAGEMENT, a political subdivision of the STATE OF NEVADA; NYE COUNTY DEPUTY BREANNA NELSON; BUREAU OF LANDMANAGEMENT OFFICER RYAN GALLAGHER; NYE COUNTY LIEUTENANT ALAN W. SCHRIMPFF; NYE COUNTY DETECTIVE BROOKE GENTRY; NYE COUNTY DEPUTY MICHAEL MOKESKI; NYE COUNTY TRAINEE ISAAC CHAMPLIN; NYE COUNTY DETECTIVE DANIEL FISCHER; NEVADA HIGHWAY PATROL TROOPER LUKE STANG; NYE COUNTY, a County of State of Nevada; DOE OFFICERS, AGENTS, or the like I through X, inclusive; and ROE CORPORATIONS I through X, inclusive, ROE AGENCIES OR POLITICAL SUBDIVISIONS I -X.

Case No.: 2:22-cv-00398-RFB-EJY

**STIPULATION AND [PROPOSED]
ORDER MODIFYING BRIEFING
SCHEDULE ON DEFENDANT NYE
COUNTY SHERIFF'S MOTION TO
DISMISS**

1 IT IS HEREBY STIPULATED by and between the parties hereto, Plaintiffs, CHELSEA
 2 ROBERTS, individually, and as heir of deceased G.E.D.; CHELSEA ROBERTS as the parent
 3 and legal guardian on behalf of G.E.D., deceased minor child; CHELSEA ROBERTS, as the
 4 parent and legal guardian of J.E.D., a minor, individually and as heir of MICHAEL
 5 DURMEIER, by and through their undersigned counsel, THE 702 FIRM, and Defendant,
 6 Defendant NYE COUNTY SHERIFF'S OFFICE, a department of Nye County and an
 7 improperly named defendant, by and through its undersigned counsel of record, MESSNER
 8 REEVES LLP, that the briefing schedule, regarding Defendant Nye County Sheriff's Motion to
 9 Dismiss. The parties, through their undersigned counsel, hereby stipulate and agree as follows:

10 WHEREAS, on March 25, 2022, Defendant filed their Motion to Dismiss ("Motion");
 11 Plaintiffs' undersigned counsel requested additional time to prepare their opposition to
 12 Defendant's Motions from Defendant and Defendant agreed;

13 NOW, therefore, the parties hereby STIPULATE that Plaintiffs' Opposition to Defendant
 14 Nye County Sheriff's Motion to Dismiss will be due April 22, 2022 and Defendant's Reply will
 15 be due May 6, 2022.

16 **IT IS SO STIPULATED.**

17 DATED this 1st day of April, 2022.

18 **THE702FIRM**

19 */s/ Michael Kane*

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 26 E-Mail: service@the702firm.com
 27 Attorneys for Plaintiffs

17 DATED this 1st day of April, 2022.

18 **MESSNER REEVES LLP**

19 */s/ Chelsey Gonzalez*

20 MICHAEL M. EDWARDS, ESQ.
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 22 CHELSEY B. GONZALEZ, ESQ.
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 28 Attorneys for Defendants Nye County
 and the Nye County Sheriff's Office

1 DATED this 1st day of April, 2022.

2 **THE SIMON LAW GROUP**

3 */s/ Greyson Goody*

4
5 GREYSON M. GOODY, ESQ.
6 California Bar No. 292527
7 (*admitted pro hac vice*)
8 34 Hermosa Avenue
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Attorney for Plaintiffs

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10 **ORDER**

11 IT IS SO ORDERED this 5th day of April, 2022.

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RICHARD E. BOILWARE, II
United States District Court

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